

CURRENT DEVELOPMENTS IN COMMERCIAL LAW -- SALE OF GOODS

Supplementary Materials for use in 1979





CURRENT DEVELOPMENTS IN COMMERCIAL LAW -- SALE OF GOODS

Supplementary Materials for use in 1979

Jan Jan Professor Ziegel

(Seminar)

Epart 13

For Student Use Only Not for Commercial Sale



TABLE OF CONTENTS

- Syllabus of Seminar and related details (to be separately distributed)

I.	REF	REFORMING SALES LAW - PROBLEMS AND CHALLENGES		
	1.	Gilmore, "On the Difficulties of Codifying Commercial Law"	1	
II.	CHARACTERIZATION OF EQUIPMENT LEASES AND CONSEQUENCES THEREOF			
	1.	Adkins and Bardos, "Leasing of Industrial Equipment"	16	
	2.	Extract, Hawkland, "The Impact of the UCC on Equipment Leasing"	23	
	3.	Varcoe, "Finance Leasing - An Analysis of the Lessor's Rights Upon Default by the Lessee"	45	
	4.	Puritan Leasing Co. v. August	66	
	5.	Unilease Inc. v. York Steel Construction Ltd	72	
III.	"BATTLE OF THE FORMS"			
	1.	Roto-Lith Ltd. v. Bartlett & Co. Inc	75	
	2.	In the Matter of Doughboy Industries Inc	77	
	3.	Butler Machine Tool Co. v. Ex-Cell-O Corp. Ltd	81	
	4.	Extract, Macaulay, "The Use and Non-use of Contracts in the Manufacturing Industry"	86	
	5.	Shanker, "Contract by Disagreement!?"	96	
	6.	Duesenberg, "Contract Creation: The Continuing Struggle with Additional and Different Terms under UCC 2-207"	103	

IV.	PAR	OL EVIDENCE RULE	PAGE NO	
	1.	Hawrish v. Bank of Montreal	115	
	2.	J. Evans & Son Ltd. v. Andrea Merzario Ltd	118	
	3.	Extract, Law Commission (U.K.), Working Paper No. 70: Law of Contract, The Parol Evidence Rule	121	
	4.	"The Parol Evidence Rule: Is it Necessary"	129	
	5.	Extract, Shanker, "The Uncertainty of the Written Contract"	146	
V.	CHARACTERIZATION OF SELLER'S REPRESENTATIONS AND PROMISES AND CONSEQUENCES THEREOF			
	1.	Allan, "The Scope of the Contract"	165	
	2.	Extract, Reiter, "Contract, Tort, Relations and Reliance"	180	
VI.		UFACTURER'S LIABILITY TO THE ULTIMATE BUYER FOR BREACH EXPRESS AND IMPLIED WARRANTIES		
	1.	Morrow v. New Moon Homes Inc	253	
	2.	Rivtow Marine v. Washington Ironworks	265	
	3.	Ital-Canadian Investments Ltd. v. North Shore Plumbing and Heating Co	271	
	4.	Fuller v. Ford Motor Co. of Canada	275	
	5.	General Motors v. Kravitz	279	
VII.	COMPUTATION OF DAMAGES FOR BREACH AND THE RULE IN HADLEY v. BAXENDALE: HAS THE PENDULUM SWUNG TOO FAR?			
	1.	Extract, Danzig, "Hadley v. Baxendale: A Study in the Industrialization of the Law"	296	
	2.	Shanker, "A Retreat to Progress (A Proposal to Eliminate Damage Awards for Loss of Business Profits)"	303	
III.	BUYER'S RIGHT TO REJECT, REVOCATION OF ACCEPTANCE, AND SELLER'S RIGHT TO CURE			
	1.	Priest, "Breach and Remedy for the Tender of Non-conforming Goods under the UCC: An Economic Approach"	315	

IX.	ROLE OF TITLE CONCEPT				
	1.	Llewellyn, "Through Title to Contract and a Bit Beyond"	357		
х.	LEGAL IMPLICATIONS OF THE CONTAINERIZATION REVOLUTION				
	1.	Clippings, Financial Post	402		
	2.	Sassoon, "Trade Terms and the Container Revolution".	408		
	3.	Simon, "Container Law: A Recent Reappraisal"	419		
	4.	Draft Convention on Combined Transport: Tokyo Rules	426		
XI.	LETTERS OF CREDIT FINANCING				
	1.	CIBC Brochure (to be separately distributed)			
	2.	Miller, "Problems & Patterns of the Letter of Credit"	431		
	3.	Ellinger, "Standby Letters of Credit"	471		
XII.	INTERNATIONAL SALE ASPECTS				
	1.	Honnold, "The U.N. Commission on International Trade Law: Its Progress Towards Uniform Law"	499		
	2.	Ryan, "Australia and A Uniform Law of International Sales"	507		
	3.	Draft Convention on Contracts for the International Sale of Goods	534		